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            Of Attorneys for Erik Graeff and
            Law Offices of Eric Graeff, P.C.
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9
                           UNITED STATES BANKRUPTCY COURT
10
                               FOR THE DISTRICT OF OREGON
11
                                                  Case No. 14-35071-rld7
     In re
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     Cheryl Kae Stites,
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     Debtor.
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16
     United States Trustee,
                                                  Adversary No. 16-03013-rld
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     Plaintiff,
                                                  ANSWER OF DEFENDANTS ERIK
                                                  GRAEFF AND LAW OFFICES OF
18
                                                  ERIK GRAEFF, P.C.
     v.
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     Vincent Howard,
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     Howard Law, P.C.
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     Erik Graeff,
     Law Offices of Erik Graeff, P.C.
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     Defendants.
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24
            Defendants Erik Graeff and the Law Offices of Erik Graeff, P.C. (collectively
25
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     "Graeff"), answer Plaintiff's Complaint as follows:
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McCLEERY & WADE, P.C. Attorneys at Law

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PAGE 1 – ANSWER OF DEFENDANTS ERIK GRAEFF AND LAW OFFICES OF ERIK GRAEFF, P.C.

FACTUAL ALLEGATIONS

Graeff admits the allegations in paragraph 1.

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Graeff is without knowledge or information sufficient to form a belief as to the

truth of the allegations in paragraph 2.

3. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 3 and therefore denies them.

4. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 4 and therefore denies them.

5. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 5 and therefore denies them.

6. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 6 and therefore denies them.

7. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 7 and therefore denies them.

8. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 8 and therefore denies them.

9. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 9 and therefore denies them.

10. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 10 and therefore denies them.

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	22.	Graeff admits he signed a Local Counsel Engagement Letter. The terms of the
Letter	speak f	For themselves and Graeff therefore denies the remaining allegations contained
in para	igraph :	22.

- 23. Graeff admits he signed a Local Counsel Engagement Letter. The terms of the Letter speak for themselves and Graeff therefore denies the remaining allegations contained in paragraph 23.
- 24. Graeff admits he signed a Local Counsel Engagement Letter. The terms of the Letter speak for themselves and Graeff therefore denies the remaining allegations contained in paragraph 24.
- 25. Graeff admits he signed an amendment to the Local Counsel Engagement Letter. The terms of the amendment speak for themselves and Graeff therefore denies the remaining allegations contained in paragraph 25.
- 26. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 26 and therefore denies them.
 - 27. Graeff admits the allegations in paragraph 27.
- 28. Graeff admits the allegations of the first sentence of paragraph 28. Graeff's deposition testimony speaks for itself and Graeff therefore denies the remaining allegations contained in paragraph 28.
- 29. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 29 and therefore denies them.

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- 30. Graeff admits the Howard Engagement Agreement ("HEA"), the terms of which speak for themselves, otherwise Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 30 and therefore denies them.
- 31. Graeff admits the Howard Engagement Agreement ("HEA"), the terms of which speak for themselves, otherwise Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 31 and therefore denies them.
- 32. Graeff admits the Howard Engagement Agreement ("HEA"), the terms of which speak for themselves, otherwise Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 32 and therefore denies them.
- 33. Graeff admits the Howard Engagement Agreement ("HEA"), the terms of which speak for themselves, otherwise Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 33 and therefore denies them.
- 34. Graeff admits the Howard Engagement Agreement ("HEA"), the terms of which speak for themselves, otherwise Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 34 and therefore denies them.
- 35. Graeff admits the Howard Engagement Agreement ("HEA"), the terms of which speak for themselves, otherwise Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 35 and therefore denies them.
- 36. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 36 and therefore denies them.

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- 37. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 37 and therefore denies them.
- 38. Graeff admits the Howard Engagement Agreement ("HEA"), the terms of which speak for themselves, otherwise Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 38 and therefore denies them.
- 39. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 39 and therefore denies them.
- 40. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 40 and therefore denies them.
- 41. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 41 and therefore denies them.
- 42. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 42 and therefore denies them.
- 43. Graeff admits the Howard Engagement Agreement ("HEA"), the terms of which speak for themselves, otherwise Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 43 and therefore denies them.
- 44. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 44 and therefore denies them.
- 45. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 45 and therefore denies them.

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- 46. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 46 and therefore denies them.
 - 47. Graeff admits he signed the Graeff Limited Scope Agreement ("GLSA").
- 48. Graeff admits he signed the GLSA, the terms of which speak for themselves, and Graeff therefore denies the remaining allegations contained in paragraph 48.
- 49. Graeff admits he signed the GLSA, the terms of which speak for themselves, and Graeff therefore denies the remaining allegations contained in paragraph 49.
 - 50. Graeff admits the allegations in paragraph 50.
- 51. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 51 and therefore denies them.
- 52. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 52 and therefore denies them.
- 53. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 53 and therefore denies them.
 - 54. Graeff admits the allegations in paragraph 54.
- 55. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 55 and therefore denies them.
- 56. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 56 and therefore denies them.
- 57. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 57 and therefore denies them.

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- 58. Graeff admits the allegations in paragraph 58.
- 59. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 59 and therefore denies them.
- 60. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 60 and therefore denies them.
- 61. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 61 and therefore denies them.
- 62. Graeff admits he referred Stites to Rennie. Graeff is without knowledge or information sufficient to form a belief as to the truth of the remaining allegations contained in paragraph 62 and therefore denies them.
- 63. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 63 and therefore denies them.
- 64. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 64 and therefore denies them.
- 65. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 65 and therefore denies them.
 - 66. Graeff admits the allegations in paragraph 66.
- 67. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 67 and therefore denies them.
 - 68. Graeff admits the allegations in paragraph 68.
 - 69. Graeff admits the allegations in paragraph 69.

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- 70. Graeff admits the Rennie Fee Disclosure, the terms of which speak for themselves, and Graeff therefore denies the remaining allegations contained in paragraph 70.
 - 71. Graeff admits the allegations in paragraph 71.
 - 72. Graeff admits the allegations in paragraph 72.
- 73. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 73 and therefore denies them.
- 74. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 74 and therefore denies them.
- 75. Graeff admits the Clements Stipulated Order, the terms of which speak for themselves, and Graeff therefore denies the remaining allegations contained in paragraph 75.
- 76. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 76 and therefore denies them.
- 77. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 77 and therefore denies them.
- 78. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 78 and therefore denies them.
- 79. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 79 and therefore denies them.
- 80. Graeff is without knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 80 and therefore denies them.

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1	SECOND CLAIM FOR RELIEF	
2	Against Howard and Howard Law	
3	Civil Penalty for Misrepresenting Services	
4	11 U.S.C. §§ 526(a)(3), 526(c)(5)	
5	88. Graeff admits and denies the allegations of paragraphs 1-85 as initially	
6 7	admitted and denied.	
8		
9	89. Plaintiff makes no allegations in paragraphs 89, 90 and 91 concerning Graeff.	
10	THIRD CLAIM FOR RELIEF	
11	Against Graeff and Graeff Law	
12	Civil Penalty for Misrepresenting Services	
13	11 U.S.C. §§ 526(a)(3), 526(c)(5)	
14	92. Graeff admits and denies the allegations of paragraphs 1-85 as initially	
15		
16	admitted and denied.	
17	93. Graeff denies the allegations in paragraphs 93, 94 and 95.	
18	FOURTH CLAIM FOR RELIEF	
19	Against Howard and Howard Law	
20	Civil Penalty for Failing to Perform Services	
21		
22	11 U.S.C. §§ 526(a)(1), 526(c)(5)	
23	96. Graeff admits and denies the allegations of paragraphs 1-85 as initially	
24	admitted and denied.	
2526	97. Plaintiff makes no allegations in paragraphs 97, 98 and 99 concerning Graeff.	

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FIFTH CLAIM FOR RELIEF 1 Against Graeff and Graeff Law 2 3 Civil Penalty for Failure to Perform Services 4 11 U.S.C. §§ 526(a)(1), 526(c)(5) 5 100. Graeff admits and denies the allegations of paragraphs 1-85 as initially 6 admitted and denied. 7 8 Graeff denies the allegations in paragraphs 101, 102 and 103. 9 SIXTH CLAIM FOR RELIEF 10 Against Howard and Howard Law 11 Injunction Against Continued Violation of 11 U.S.C. § 526 12 13 11 U.S.C. § 526(c)(5) 14 Graeff admits and denies the allegations of paragraphs 1-85 as initially 104. 15 admitted and denied. 16 Plaintiff makes no allegations in paragraph 105 concerning Graeff. 17 18 SEVENTH CLAIM FOR RELIEF 19 Against Graeff and Graeff Law 20 Injunction Against Continued Violation of 11 U.S.C. § 526 21 11 U.S.C. § 526(c)(5) 22 23 Graeff admits and denies the allegations of paragraphs 1-85 as initially 106. 24 admitted and denied. 25 Graeff denies the allegations in paragraph 107. 26

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1 2 3 4 5 6 7 8 9 Answer. 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24

EIGHTH CLAIM FOR RELIEF

Against Graeff

Discipline and Sanctions Under the Bankruptcy Court's Inherent Authority

- 108. Graeff admits and denies the allegations of paragraphs 1-85 as initially admitted and denied.
 - 109. Graeff denies the allegations in paragraphs 109 and 110.
- 110. Graeff denies all allegations of the Complaint not expressly admitted in this

WHEREFORE, Graeff prays for relief as follows:

- A. For an Order dismissing Plaintiff's claims against Graeff with prejudice;
- B. For Graeff's costs and disbursements; and
- C. For such other and further relief as this Court deems equitable and just.

Dated this 29th day of February, 2016.

McCLEERY & WADE, P.C.

By /S/ P Scott McCleery

P. SCOTT McCLEERY (OSB No. 850650) Of Attorneys for Defendant Erik Graeff and Erik Graeff Law Offices, P.C.

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